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5	Attorney for RSUI Indemnity Company		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	Brad Hall & Associates, Inc.; Teton Petroleum	Case No.: 2:23-cv-00213-APG-DJA	
9	Transport, LLC,	JOINT MOTION TO EXTEND	
10	Plaintiffs,	DISPOSITIVE MOTION DEADLINE	
11	vs.	FIRST REQUEST	
	RSUI Indemnity Company,	FIRST REQUEST	
12	Defendant.		
13	Defendant.		
14	Plaintiffs and Defendant RSUI Indemnity Company ("RSUI"), by and through undersigned		
15	counsel, hereby ask this Court to extend the briefing schedule for the dispositive motions described		
16	in this Court's May 1, 2023 order, which adopted the proposed briefing schedule set forth in the		
17	parties' Stipulation to Stay Discovery dated May 1, 2023. Specifically, the parties seek a two-week		
18	extension of each of the dates set forth in the briefing schedule.		
19	Pursuant to Local Rule 6-1(b), the parties state the reason for the requested extension is that		
20	counsel for Zurich American Insurance Company has requested an additional extension of time to		
21	Friday, July 28, 2023 to serve its subpoena response. The Stipulation to Stay Discovery specifically		
22	authorized a subpoena of documents from Zurich in advance of cross motions for summary		
23	judgment. The parties wish to extend that professional courtesy to her, but cannot do so with a		
24	dispositive motion deadline of Monday, July 31.	2023	

Accordingly, the parties wish to modify their previously agreed-upon briefing schedule as follows:

FRCP 56(a) motions to be filed no later than August 14, 2023;

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1	Brief(s) in opposition to a motion for summary judgment are due no later than 21 days after	
2	the filing and service of the motion(s).	
3	Reply brief(s) in support of a motion for summary judgment are due no later than 14 days.	
4	after the filing of any opposition brief(s).	
5	This request is not made for the purpose of delay and will not prejudice any party to this action.	
6		
7	DATED this 19 <sup>th</sup> day of July, 2023.	
8		
9	CHRISTIAN, KRAVITZ, DICHTER, HOLLAND & HART, LLP	
10	JOHNSON & SLUGA, PLLC	
11	By: <u>/s/ Gena L. Sluga</u> By: <u>/s/ Jose A. Ramirez (with permission)</u>	
12	Gena L. Sluga Sydney R. Gambee	
12	Tyler J. Watson 9555 Hillwood Drive 8985 Eastern Avenue, Suite 200 2nd Floor	
13	Las Vegas, Nevada 89123  Las Vegas, NV 89134	
14		
	MUSIC PEELER & GARRETT, LLP  Jose A. Ramirez (pro hac vice)  Sharen A. Fadre (new has vice)	
15	Shawn A. Eady ( <i>pro hac vice</i> ) By: /s/ Nancy J.W. Brown (with permission) Nevada Bar No. 14201	
16	Nancy J.W. Brown  Nancy J.W. Brown  Nevada Bai No. 14201  555 17 <sup>th</sup> Street, Suite 3200	
	624 S. Grand Avenue, Suite 2000 Denver, CO 80202-3921	
17	Los Angeles, CA 90293	
18	Attorneys for Plaintiffs Brad Hall & Associates;	
19	Attorney for RSUI Indemnity Company Teton Petroleum Transport, LLC	
20		
21	IT IS SO ORDERED.	
22	TI IS SO ORDERED.	
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24		
	DANIEL J. ALBREGTS UNITIED STATES MAGISTRATE JUDGE	
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26	DATED:	
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